INLAND CELLULAR TELEPHONE COMPANY

Corporate Offices

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June 29, 2012

Received & Inspected

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FCC Mail Room



Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

With a delivery address of: 9300 East Hampton Drive Capital Heights, MD 20743 (202) 418-0300

Ms. Karen Majcher Vice President - High Cost and Low Income Division Universal Service Administrative Company 2000 L Street, NW, Suite 200 Washington, DC 20036 (Electronically filed to hccerts@usac.org)

Jean Jewel Commission Secretary Idaho Public Utilities Commission 472 W. Washington P.O. Box 83720 Boise, ID 83720-0074 (Electronically filed to jean.jewell@puc.idaho.gov)

Re:

WC Docket No. 10-90

47 CFR 54.313(a)(2-6) and (h)

Annual Reporting Requirements for High-Cost Recipients

Annual Certification Filing

Washington RSA No. 8 Limited Partnership

Roslyn, Washington Study Area Code 479007

Washington RSA No. 8 Limited Partnership (d/b/a Inland Cellular), SAC 479007, ("Company") hereby reports to the Federal Communications Commission ("FCC"), Idaho Public Utilities Commission ("Commission") and Universal Service Administration Company ("USAC") as required by 47 CFR 54.313, as follows:

The Company experienced the following service outages for 2011 as defined in 47 CFR (1)4.5 within the Company's designated study area as service outages are described in 47 CFR 54.313(a)(2); 10/26/11 at 3:41 pm – Error message "Heartbeat not received from subsystem" received from 10 cellular sites; T1 MUX out of service in Uniontown (switch location); approximately 12,000 subscribers were without Inland Cellular service; T1 MUX card replaced; service restored at approximately 5:01 pm; card failures are unexpected and back-up cannot be provided; no steps can be taken to prevent a similar situation in the

future. Customers without service from the Company are defaulted to roam on wireless competitors during an outage.

- During the 2011 calendar year, the Company had no requests for service from applicants within the Company's designated service area that were unfilled as described in 47 CFR 54.313(a)(3);
- (3) During the 2011 calendar year, the Company received one customer complaint through the FCC (Complaint #11-C00327012-1). The complaint (with a Serve Start Date of 09/07/2011 and a return response from the Company on 09/14/2011) stems from a customer that was disconnected for non-pay in August of 2009. The customer's mother, who is not listed on the account or listed as an authorized user, made the complaint. The customer's mother was trying to get details about her sons past account and it was explained to her that the information could not be shared with her and could only be released to her son as the only person on the account; the Company followed CPNI protocol.

The Company did not receive any customer complaints through the Consumer Assistance Section of the Commission or the Consumer Protection Division of the Office of Attorney General for the State of Idaho or complaints from any other source against the Company made by the Company's customers as described in 47 CFR 54.313(a)(4);

I, James K. Brooks, being of lawful age, state that I am Treasurer/Controller of Inland Cellular Telephone Company as general partner of and on behalf Washington RSA No. 8 Limited Partnership ("Company"), that I am authorized to execute this Certification on behalf of the Company, and that the facts set forth in this Certification are true to the best of my knowledge, information and belief. On this basis, I hereby certify as follows:

- (1) During the 2011 calendar year, the Company complied with the applicable service quality standards and consumer protection rules as described in 47 CFR 54.313(a)(5); and
- (2) During the 2011 calendar year, the Company was able to function in emergency situations as set forth in 47 CFR 54.202(a)(2), as described in 47 CFR 54.313(a)(6).

Finally, pursuant to the requirements of 47 CFR 54.313(h), the company reports its calling plans are greater than \$10.00 per month per subscriber in effect as of June 1, 2012 and that there are no state fees as defined by 47 CFR 54.318(e). The company has no rates below the local urban rate floor as defined in 54.318 as of June 1, 2012.

By:

James K. Brooks Treasurer/Controller

Cc: Silas C. Whitman, Nez Perce Tribal Chairman